## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

2001 MAR 271 A 9: 40

TEFFERY LYNN, KREIOLE #22772	DEBRA P. HACKETT, CLK  U.S. DISTRICT COURT  MIDDLE DISTRICT ALA
Full name and prison number of plaintiff(s)	) THESE DISTRICT MEM
V. DEFILER SMITH, COI	(To be supplied by Clerk of U.S. District Court)
WILLEE THOMAS, WARDEN	) ) ) )
	DEMAND FOR JURY TRIAL
action? YES ( ) NO	in state or federal court relating to your
C. If your answer to A or B is below. (If there is more the lawsuits on another piece of page 1.5)	yes, describe each lawsuit in the space
1. Parties to this previous lav	·
Plaintiff(s)	
Defendant(s)	
SCANNED (1802707	

	2.	Court (if federal court, name the district; if state court, name the county)	e -
-	3.	Docket number	_
	4.	Name of judge to whom case was assigned	****
	5.	Disposition (for example: Was the case dismissed? Was is appealed? Is it still pending?)	- .t -
	6.	Approximate date of filing lawsuit	
	7.	Approximate date of disposition	
	PLACE <i>Lorr</i> . NAME	E OF PRESENT CONFINEMENT <u>ELMORE CORRECTSONAL CENTER</u> E OF INSTITUTION WHERE INCIDENT OCCURRED <u>B1 Dorm, Elmorections/ Center</u> AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOU	
	CONSI	NAME ADDRESS	
	1.	Willie Thomas, P.D. BAX8, Elmore, Alsbans 36025	
	2.	Officer Smith, P.D. Box 8, Elmore, Alabama 36025	
	3.		
	4.		
	5.		
	6.		
IV.	. THE D	DATE UPON WHICH SAID VIOLATION OCCURRED March 9, 2007	

GROUND ONE: Detendants Thomas and Smith Violated Plaintitted and 14th Mount ment at the United States Constitution with who injury to Plaintite Person.  SUPPORTING FACTS: On Planck 9, 2007, while Plaintite was him be Down, the Plaintite was making his bed and turn arraw and the window at the head of Plaintite Bed with no sate, the tell down on Plaintite tight sing tinger that Cut Mointite Seriessly to the point Plaintite had to have ten less stidges. I detendant herein tail to properly ment Maintence their bar.  GROUND TWO:  SUPPORTING FACTS:	YOUR ALLEGATIO LATED:	ON WHICH YOU BASE YO IGHTS ARE BEING VIOLA	HAT YOUR CONSTITUTION
and 14th Americanent at the United States Constitution with was injury to Plaintite Person.  SUPPORTING FACTS: On March 9, 2007, while Plaintite was him bel Dorm, the Plaintite was making his bed and turn arraw and the window at the head of Plaintite Bod with no satty to tell down on Plaintite tight sing tinger that cut Plaintite seriously to the paint Plaintite had to have ten (a) Stidges. detendant herein toil to properly and Marintence their family detendant herein toil to properly and Marintence their family.	Usted Plaintitt	Thomas and Smith Viola	ROUND ONE: Detend
SUPPORTING FACTS: On March 9,2007, while Plaintiff was he in bl Dorm, the Plaintiff was making his Bed and turn arrow and the window at the head of Plaintiff Bed with no satty let tell down on Plaintiff tight ring tinger that Cut Plaintiff Seriously to the point Plaintiff had to have ten up Stidges. detendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein fail to properly with Maintence their family defendant herein family defendant herein family defendant herein fail to properly with Maintence their family defendant herein family defendant	ition with wrong	United States Constituti	and 14th Amendment
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seriously to the point Plaintity had to have ten (10) Stidges.	Cut Place Lite	ht sing timer that C	Fell down on Plaintit
GROUND TWO:	u lier stideres The	titt had to have ten	eriously to the pain
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			ROUND TWO
SUPPORTING FACTS:			MOOND I WO.
SUPPORTING FACTS:			
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VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

Haintitt seek & friel by Jury pursuant to Rule 38 Feder al Rules At Civil Procedure, for Wrongful injury on the punitive basis flin titt seek the sum of \$100.000.00 dollars, and any other reliet this Court deems just proper and tair.

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on <u>3-26-07</u> (Date)

MONTGOMERY AL 361

OFFICE OF THE CLERK
UNITED STATES DISTRICT COURT
P. D. BOX ?!!
PONTODOUSKY, ALMBAMA 36191.

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